lvertisement of stores for rent. a Hou. F. A. Clover, Secretary, for

of Soptember, 1874. really erion than the of this city onth morning just, and one two Sabbaths u-in ill, ien upon profession of can I one by letter.

* 400 * * Dr. D. A. Jones has arrived in this dresses. or the practice of his profession. His the he treatment of ear, eye, throat Imperisons. He comes highly renated. Office at the Edwards' House. -THE LATE FULTON ANDERSON.

member of the bar, who for vestigation was adopted. are had wrestled with disease, was committed to the grave by a large con-

Insurance Company will remove their offices in a few thire to the corner formerly occupied by Hear & Steinberg, which is being ficed up for their uses

The outtomers of both institutions will no leave of absence on account of sickness. moder this "a move in the right DETATION. The teachers of the

rian of the School for the past eight years, was smothered. Yeas 54, Nays 33. by presenting hom on Sabbath no raing last, with a very handsome lak-tand and gold pm. I was a considerate and wel-deserv-

L. Pawer, P. C. at W. (re-elect.) C. of the Guards. M Tollar, Treas. (re-clected.) and the committee discharged. w. weinberg. Besorder

I. O. B. B .- Officers elect to serve Manassel Lodge No. 2021, O.B. B. for the ling June, 30, 1876; Ass. Monitor. Treasurer

Guntdian Tausters for one Year -Ed. Steinberg. in this sher, Sol. D evius EXESTATIVES TO D. G. L. No. 7 .trong P P. Isydore Strauss, P. P.

Amnual Receing of the Hasonl Grand Hodies of Wississippi

The Grand R eval Arch Chapter will conat Merulian, on Thursday, February

Grand Council of R. & S. Masters will de immediately after the close of

J. L. POWER. Grand Secretary.

Arr. d. A. Bones.

Dr. J. Holland, of New Orleans, says that | ger and Sergeant-at-Arms, their usual com-J. A. Jones, of New York, is considered by he more liberal-minded portion of the proession, the most successful Opthalmic and rent resolution, setting forth that the studescendant of Sir W. Jones, of England, and are in "Rebellion;" have caused teachers derson, McNeil, Mendenhall, Steele Stone, the great pioneer anthor in Eye and Ear to resign; have drawn pistols upon the of- Taylor, Thornton-14. Surgery, and has had advantages in his ficers; have refused to obey and injured profession possessed by few, if any, in those who attempted to obey; and have

America." We have selected the foregoing from scores of equally strong endorsements, tigate the troubles. while the number of certificates of cures of diseases of the eye, ear, throat, lungs and ment: "Be it resolved. That the President heart, catarrh, rheumatism, neuralgia, sick- of the United States, be called upon to send and the resolution was adopted. headache, etc., etc., that Dr. Jones can ex-

hibit, would fill a large volume. g gements in other cities of the South this the decision of the chair, upon the appeal:

NOTES FROM THE CAPITOL.

SENATE-SEVENTH DAY.

Messrs. Allen. Gilmer, and Cullens, compose the Committee to make Inquiries concerning the investment of certain monies in

with in future, be charged our Mr. Hollaway presented a petition for the ortising rates .- \$1.00 for each ten relief of B. T. Ball and W. S. Taylor.

> county to the 16th Senatorial District. A joint resolution for adjournment on the 5.05 g. st 1st of February passed the Senate to-

> > day by a vote of 15 to 14. Messrs. Bennett, Everett and Furlong,

(Republicans,) and all the Conservatives the local) desire to express our could have voted no, was absent.

HOUSE. 33 All the Conservatives and Mesars Ford, Chandler, Feemsteer, Cowart and Re-olutions of respect to the memory of der the previous question. the late Mr. Thomes passed. Messrs. Tison. Mr. Street introduced a bill to reduce the allowance for the support of pri-oners

SENATE-EIGHTH DAY. MR. TAYLOR from the Judiciary Commit-

tec reported a number of bills. A resolution by Mr. Gray, requiring the committee to investigate the action of the To-lay at 11 o'clock, all that was mort if of Levee Board and proceed to make such in-A resolution by Mr. Price requesting the

Governor to inform the Senate of the amount o = reasing friends and profe-sion- of salaries allowed all employees in the State and a separate one for white children and Institution of which he is ex-officio Presi-The Capital State Bank and Planters' dent of Board of Trustees, was adopted. A number of bills were introduced and Senate adjourned at 11 o'clock.

HOUSE, Mr. Champlin, of Harrison was granted

Mr. Randolph introduced a resolution autho izing the employment of an assistant door-keeper, which was upon motion of Mr. Street, tabled, and Mr. Smothers movterian Sabbath School of this city, ed to reconsider the vote to table, and Mr. their ppreciation of the services of Smith of Josper moved to table the motion Mr. Halle, Board, who has been the libra- to reconsider, and Mr. Smothers' motion

THE Committee, Messis, Avery, Denson and Cessor, appointed to investigate the isnance of certificates to Committee clarks, reported that pay for five days at \$6 per following were elected Officers of day had been issued to two clerks, that Jickson Cousell No. 6, R. and S. M. for the the speaker had signed the certificates before the clerk had signed them, and that the colored during which time Mr. Walker I. Saunders, T. III. M. (re-elect'd. speaker stated that he would not have done so had he known of the passage of the r solution foroid long it, and that he would If Brown, Sr..., Coud of Conneil. not do so again. The report was received

Steward. The Senate bill curtailing the Public Printing expenses passed -- Conservatives and colored members co-operating.

SENATE-NINTH DAY.

Mr. Hollowat presented a protest of the Grand Jury of DeSoto county in relation to the relief of J. J. Evans. MR TAYLOR from the Judiciary Commit-

Seen tary, tee reported a number of bilis. The number of reports made by Mr. Taylor, every morning, is convincing proof that he is a

MR. WARNER from a joint committee made a report which will be found in the House notes made by Mr. Street.

Upon Mr. Holloway's motion an Act amendatory of the Act incorporating the Board of Lovee Commissioners of the 2d Levee district, was passed.

A Joint resolution by Mr. Little, appointing a joint committee, to investigate the purchase of 4,100 copies of the school registers, and class books for the department of Education by the Public Printer and the cost of said books, and the amount charged by the Printer, and whether the Auditor has paid for the same, passed. Committee Messrs. Smith of Claiborne and Menden-

Upon motion of Mr. Smith of Claiborne, the bill to reduce expenses in the Judiciary Department, westaken up. S versi dilato-On the last named read, delegates ed. The bill provides for the payment out or the county Treasuries of Grand Jurors. return a correlate at Petry Jurors, witnesses, baliffs, etc., or deats, il other Roads, delega es courts, and also of constables' expenses of By Mr. Everett-In relation to insolvent

. The, will be on side, Feb. 3d, good | The Senate spent some time in executive they live. Del gates should see that see ion, from which reporters are exclud- Auditor of Public Accounts.

MR. STREET from the joint Committee on employees made the following report and recommendations. For the House--Chief curie t physician and surgeon, Cherk and five assistants, \$3200 per day lam as a header of chronic diseases Reading clerk, \$5.00; 1 Sergeant-at-arms, is of the lauman system, is almost \$5.00; 1 Door Keeper, \$3.00; 1 Messenger, wide, is now in this city, having en- \$1 50; 2 Porters, \$2 00 each; 4 Pages, \$1.00 s new in this city, having cut at the Edwards' House until the Edwards' House until cach; 1 Water-closet Tender, \$2.00; 1 Post- was stated that the funds was in- time, and the account was closed September gate one thouse and in- west, the said road, and left it in the cach; 1 Water-closet Tender, \$2.00; 1 Post- was stated that the funds was in- time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate one thouse and in- west of the said road, and the time, and the account was closed September gate on thouse and in- west of the said road, and the time, and the account was closed September gate on thouse and in- west of the said road, and the time, and the account was closed September gate on thouse and in- west of the said road, and the time, and the account was closed September gate on thouse and in- west of the said road, and the time, and the account was closed for the said road, and the time, and the account was closed to the said road, and the time account was closed to the said road, and the said road, an come at the Edwards' House until each; I Water-closet Tender, \$2.00; I Postis afflicted, going to New York, Phil- I Secretary and three assistants, \$22.00; 1 sert thereafter factual necessary (raveling in. Paris, New Orleans, and other Reading Clerk, \$500; I Seargent-at-arms. cities, to be treated by physicians \$5.00; 1 D or keeper, \$3.00; 1 Porter, \$2.00; nake certain diseases their specialities. 2 Pages, \$1.00 each; 1 Water-Closet tender, isit of Dr. Jones to the principal cities \$2.00; also that the Clerk of the House and South (and we feel complimented in Secretary of the Senate be required to make usedering the city of Jackson of that out pay certificates for members. There was will one le many to receive the bene- a general discussion between Republican adopted - Yeas 22 - Nays 6. his great skill without the expense and members as to whether the number of clerks to table .- Carried Mr. Street moved to re-The Landon Times, in January, 1858, consider. Mr. Kendrick (col.) moved to feet January 1st, 1876, was adopted, and the erring to this gentleman says; "Dr. J. A. table -- Lost -- Yeas 15: Nays 70:-- and Mr. the young surgeon, who is creating Street's motion was carried. Mr. Sullivan at a sensation among the profession, moved to refer to a special committee of five. ses fair to excel in skill and surpass Mr. Clover moved to amend by inserting; number of clerks needed. Mr. Street wanted the committee also to report what the since assuming command of the States of found sorrow, that we record the death of Republican party meant by the word are Louisiana, Mi-sissippi and Arkansas, as part the Hon. Wm. M. Thames. Which said form," Mr. Harris, (col) didn't see the nes cessity of referring-thought it could be set- val of all law-abiding and peace loving livan's motion and Mr. Clover's amendment but that peace and security, for life and property will follow, and that every citizen will be enabled to peacefully enjoy the privileges member of this body.

th life-long diseases, have reported in Mr. McKee, (Republican) of DeSoto, of

ad defects of the eye, have been numerous time enough to pay to several Clerks for all highly successful. He appears also to their services for about half the session. Resolved. That each member of the aster without difficulty many of the most | House contribute five dollars to pay the inate chronic complaints to which hu- necessary Clerks, Porters, Pages, Door-

pensation. MR. CESSOR. (col.) introduced a concurplayed the mischief generally, and provid- ate and the Speaker of the House of Repreing that a joint committee proceed to inves- sentatives be authorized to close the present

Mr. Tison offered the following amendtroops immediately to Alcorn University to suppress the rebellion." The chair ruled | ment to the Constitution for biennial ses-We unhesitatingly commend Dr. Jones to the amendment out of order, because the Passed its first reading by the the confidence of all requiring the best Alcorn University was not a military vote: skill in the treatment of the diseases named school. Mr. Tison said that the Legislature Yeas, 22; nays, 3. and others, which he makes a speciality, of Louisiana was not a military post; nor His stay will be very short, as he has en was Vickshurg; and took an appeal from

sion of the chair, for the reason that resolutions calling upon the military arm of the g vernment to suppress rebellions, have been decided to be always in order. In a case two weeks ago, (which, from the reso- To the Senate: lutions now pending, I am convinced was no stronger than this.) this this.)

This House called upon the President for troops to suppress a rebellion, and it will certainlished, notwithstanding, the great violation berewith summit his report. His conclu-Mr. Hollawily presented a partition of the constitutional rights of the people. The Governor informed the Senate that

The Governor institutional rights of the people. It is my opinion therefore that the Treasment of the Trustees of the State Hospital, at the people of the Constitution is sustained by a majorhe had approved the set to attach Summer ity of the House, that he had no force at his Natchez, the Hon, E J. Castello, has failed ommand, sufficient to put down the rebelthe general government has been intoked and dollars and eighty-one cents. And that the brought to bear in the dispersion of the Legis-12.50 a. H The Resolutions endersing Sheridan's that blood will be shed at Alcora Universi- Showing of disbursements other than those 7.10 a. N conduct in Louisiana passed the Senate toweapons has been drawn by the students | I recommend an appropriation of \$300 be and other evidences of violence towards the made to compensate the Commissioner for Professors by which they have been toreed to resign, and thereby deprived of their solitical and civil right to hold tat offices at voted against them. Mr. Sessions who the expense of the tax-payers, which outrage upon colored office holders should not for a moment be tolerated. In order to continue the record of outrage and oppression the proceedings of the Board of Resolutions endorsing Phil. Sheridan of the dominant party in this House, the of Geo. S. Inge, of Alcorn caunty. the began and held to this city on passed the House to day, by a vote of 46 to amendment should be voted for by

The House sustained the ruling of the GIOUS, -There were ten accessions | Richards, Republicans of Yazoo voted nay, | chair, and the resolution was adopted un-

> Martin. Ford. Denson, Cook. Rodgers of compensation of the Superintendent of Pub-Yalobusha and Rancolph delivered ad- lie Education of Prentiss county; which Act to prevent the sale of vinous and spirit- Currency in Drawer . provided that the salary should be seventyfive dollars per annum and providing that
>
> March 26 1874
>
> March 26 1874 the Circuit Clerk may fill the office. Re-

MR. LEGGETT introduced a bill to change the time of sale of delinquent lands. Re-

MR. Haste introduced a compulsary edu-

MR STREET moved to smend by "Providing that there shall be a school for colored nothing in this act shall be so construed as to force the attendace of both races to the s me school."

Mr. Gill moved to table as did also sevral colored members but the motions to tor. and bill were reterred.

THE Senate bill to reduce the salary of m mbers of the Legislature was taken up. is provides that members of the next Legslature shall receive \$400 instead of \$500 as now, and ten cents mileage instead of twenty cents.

MR. LYNCH (col.) moved to strike out \$100

MR STREET moved to amend by striking out \$1,000 and inserting \$250. Mr. Lynch

A GENERAL uprising -- only about thirtyfive members up of whom twenty-five were (col.) of Monroe, moved to table the amendment, carried. Mr. Avery moved to suspend the rules to place the bill on its passage -- two-third vote required, and the motion was lost. Mr. Street made the point of order that the vote was unconstitutional as and two Chancery Court Districts. it was divided upon the color line -- a general lanch-but no decision by the chair. M tions to refer lost, Mr. Trueheart (col.) moved to indefinitely postpone the bill. Mr. Avery moved to table Trueheart's motion .--Carried by Yeas 47; Nays 42. All the white m mbers and Mr. Peal (col.) voting Yea, and all the colored except 'Mr. Peal (col.) Nav. Mr. Rogers (col.) of Marshall, and Hicks [ol.) of Rankin declined to vote,

reported by the Secretary of the Senate and Mr. Street moved that it be read twice. Carried.

Mr. Trueheart, (col.) moved to make special order for Friday at 12 o'clock and that 150 copies be printed. Mr Denson moved to strike out the printing, lost; yeas, 47, nays, 48, and Trueheart's motion was

Mississippi Legislature.

SENATE-SIXTH DAY.

MONDAY, Jan. 11, 1875. PRESENTATION OF PETITIONS. By Mr. Holloway-A perition for the re-

lief of of B. F. Ball and W. S. Taylor. Reproved an Act to a tach Sumner county to the Sixteenth Senstorial District. The following bills were referred: By Mr Bennett-To amend section 1020,

article 7, chapter 9, to the R-vised Code of of Mr. Allen were tabled. And the bill pass- 1871, in relation to rule days of the Chancery By Mr. Holloway -- To amend the laws in

ates of decedents. By Mr. Stone--S. B. No. 421, to fix the compensation of employees in the office of The President appointed the following Special Committee on the Governor's Mes- tage need to report to this House at once the eige in relation to dueling ; Mesers. Beidges. Price and Carter.

To reduce the compensation of the

members of the Legislature. Was taken Strike out twenty cents per mile, and inserting ten cents per mile. Motion to table,

expenses," in going and returning from the Mr. Gray moved to table the amendment

to the amendment. Carried. Mr. Albeight moved to indefinitely postpone the bill and amendments. Lost and lost and Mr Warner's amendment was Mr. Caldwell a oved to strike out "four Lost-- Yeas 13: Navs 15. An amendment to make the law take of-

bill passed .- Yeas 23; Nays 3 INTRODUCTION OF RESOLUTIONS.

By Mr. Gilmer: Be it Resolved by the Senate of the State Mi-sissippi, (the House of Representabeen such as should meet with the appro- list.

cy enanciated by his letters be carried out, Probate Judge of his county, he was tal innot only will murderers who have long es- ful to the trust confided in him. by the dector; and some, afflicted to a special committee.

In the long diseases, have reported in some at this office and pronounced them some this office and pronounced them the following, which was ruled by the Constitution of the Driversity, as a mark of our high approach to a special committee.

Mr. McKer, (Republican) of DeSoto, of fered the following, which was ruled by the Constitution of the University that this present the following of the show mentioned States

Mr. McKer, (Republican) of DeSoto, of the show mentioned States that this present the following the following that the following the show mentioned States that this present the following the show mentioned States that this present the following the show mentioned States that this present the following the show mentioned States that this present the following the show mentioned States that this present the following the show mentioned States that this present the following the show mentioned States that the show mentioned States that the show mentioned States the following the show mentioned States that the show mentioned States the show mentioned Stat Resolved, furth r, That His Excellency, upon the Journal of the House and a copy "Whereas, We have already consumed the Governor, be requested to transmit a of the same be transmitted to the family of

our Senators and Representatives in Con-Mr. Gray called for the previous question keepers. Privy tender. Post master. Messen-ger and Sergeant-at-Arms, their usual com-YEAS-Messrs. Albright, Berrow, Bridges, Caldwell, Campbell, Cullens, Gray, Gilmer, which will be presented for the first time in M. L. Holland " 742 48@77%. Packer, Price, Shirley, Smith of Bolivar, Jackson, on the 18th inst; Smith of Claiborne, Stuart, Warner-15. Aural Surgeon in the United States. He is dents of Alcorn University (col.) had been. Everett. Fur'oug. Graham, Holloway, Hen-

> By Mr. Smith, of Claiborne --Resolved by the Senate and House of Representatives. That the President of the Sensession by adjourning their respective Houses, sine die, on the first day of March. 1785, at 12 o'clock M. Mr. Stone moved to amend by striking

> out March and inserting F. bruary. Carried S. J. Res. No. 35, relating to an amendsions of the Legislature was taken up.

HOUSE BILL.

Making appropriations for the Judiciary and L gislature A number of local bills were indefinitely MR. TISON said: I appeal from the deci- postponed.

MESSAGE FROM THE GOVERNOR. STATE OF MIS-IS-IPPL) FRECUTIVE OFFICE, JACKSON, MISS, Jan. 11, 1875.)

GENTLEMEN: In compliance with S. J. Res. approved March 30th, 1874, I appointed Hon. J. J. Smith to invest g. t- the financial

to account satisfactorily for the sum of lion in Warren county. The military arm of seven thousand five her dred and fifty-two lature of Louisiana, when there was no evi- bond-men and from Tru-tees the named ence of bloodshed; but there is evidence smount, unless they can make a satisfactory the 9th of December,

his labor and expense in the investigation. Respectfully. ADELBERT AMES. Mr. Graham moved that the report be referred to Committee on Claims. Carried

By Mr. Stone-To remove the disabilities

HOUSE.

ACKSON, Jan. 11, 1875. By Mr. Chandler -- An Act regulating the By Mr. M. Neese-- An Act to amend an darch 26 1874

By Mr Matthews—An Act to amend an

Act entitled an Act in relation to the safe of By Mr Matthews -- An Act in relation to the sale of Mississippi Reports.

By Mr. Foxworth -- An Act for the relief

Alexander E. Foxworth, of Marion coun-By Mr. Packwood-An Act to enable the Board of Supervisors of Pike county to borrow money by issuing interest-bearing bords for the purpose of building a Court-

house, clerks' offices and jull for said coun-By Mr Stubb --- An Act to repeal section Revenue laws, and for other purposes, the Treasurer's books from year to year, approved April 5th, 1872, so far as the me relates to the office of Poll Tax Coll e-

table were withdrawn and the amendment 6 and 7 of an Act entitled an Act to incor- original act (1870) authorizing the issuporate the town of Dumas, in Tippah comty, passed the House March 3, 1874, passed By Mr. Spight -- An Act to provide for the eorporation of cities and towns without

ublic warks By Mr. Denson--An Act for the relief of allie E. Whiting and Carnella C. Whiting children of the late F A. Whiting. A. B. Holt. All referred. BILLS PASSED.

By Mr. rlasie- An Act in relation to cerain books in the office of Secretary of civil suits. S. B An Act to regulate the venues of suits ag inst owners of steamboats and other divide Yalobusha county into two Circuit

THE SHERIDAN RESOLUTION. verba im copy of the one introduced in the senare, endorsing Phil. Sheridan. It was Clover, Caradine, Cossor, Chamberlain, Cot-Clemens, Chiles, Chavis, Davis, Ed- pers of this city: wards, Fitzhingh, Gill, Green, Handy, Harrison, Johnson of Desoto, Jones, Lynch, McCain, Monroe, Matthews, McNeese, Pat-The Senate Judiciary reduction bill was Richards of Lowndes, Smith of Claiborne, Speiman, Smothers, Sykes, Simmons, Subivan, Truchart, Thompson of Lowndes, Wilker of Monroe, Mr Speaker -47. Nays -- Messrs Atkins, Akers, Archer, Byrd of Frank in. Byrd of Frank in. Byrd of Pearl, Boyd of Attala, Coook, Chandler, Crecelius, Deval. papers," respectfully invite information themselves in the most positive manner firm of Kimball, Raymond & Co., and the Californ, Johnson of Itawamba, Leggest,

> Greene, Tison, Walker of Alcorn, Wynn-Mr. Packwood explained his vote upon the adoption of the resolution as follows: I vote no because I believe the action of

Martin, Packwood, Rogers of Yalobusha,

of Jasper, Stockstill, Stubbs, Thompson of

most result in untold mischief. I vote "no" because I don't believe that env necessity exists at the present term for

following resolutions: Resorved. That the Sergeant-at-Arms be names o' the porters and pages employed by him, by order of the H use, and that the names be spread upon the Journals of the

lution: certificates of pay have been issued to cer-

Cessor.

Several other dilatory motions were made Whereas, It is with deep regret and profound sorrow that we have heard an-nounced the death of the Hon, Wm. M. bundred dollars salary" and insert \$300 .- Thomes, a member of this House from the amounting to \$41,600, bearing interest

which he was held by his fello i members of the House of R presentatives, for his quiet tives concurring) That the action of Lieu-tenant-General Phillips H. Sheridan lines Therefore Resolved, That it is with pro-

nd, father, Senator and Representative in Resolved further, We believe it the poli- the Legislature for a series of years and Resolved, That we bear willing testimo-

the following notice of "Article 47." as performed by Miss Ada Gray, in New Orleans. W. Q. Lowd, " ST. CHARLES THEATRE.-Those who failed to visit this resort last night, lost an opportunity of seeing a great actress in a great olay-that forcible drama, "Article 47" Miss Ada Gray, with her tine perional ap-

siges are highly wrought a , riq dring force of action and versatility of ren-One of the best portions of this drama. advantage, is that in which she gie-mad from exces of emotion. Madness is a very difficult feat to portray without doing violence to nature; but this accomplished actress conforms to truth and represents Board of Elucation: each stage of Irenzy with fidelity.

General Longstreet is expected to become a permanent resident of Gainsville, "currency, belonging to the Common has made many enemies because of his holders who are eating up the substance of the people.—Memphis Appeal, "School Fund; and, "School Fund; and, "February to wrongs against of the people.—Memphis Appeal, "Figure \$1.00—Sold by all Dragging to the Common refusal to be a party to wrongs against of the people.—Memphis Appeal,

STATE TREASURER'S DEPARTMENT.

Report of the Cirizen's Investigating Committee.

JACKSON, MISS., Jan. 12, 1875. y not fail to follow up the precedent estab. affairs of the State Hospital at Natchez, and To His Excellency A. Ames, Governor of

Massissippi : Sin: Agreeable to your communication of the 3d uit., requesting the underirregularities therein," we beg leave to "est amount of interest to the Common report that we entered upon that duty on "School Fund."

Up to the morning of that date, the Treasurer's Journal showed the following the 17th of November, 1874, when Messrs, special; whether any interest was allowed The Chemistry of the Stource in aggregate receipts and disbursements J. & T. Green filed their receipt for the on same; or whether the State Treasurer, or since the 20th January, 1874, all which, by careful comparison of vouchers and actual count of currency, certificates, cousix per cent. interest, the whole amount been used by the State Treasurer, or persons employed to produce about the state of the RECEIPTS.

Uncurrent funds, in sealed box, consisting of Confederate, Cetton and other notes School funds, currency Coupons paid, cancelled and not audited, because series not complete U.S. Carrency, teacher's fund Bond Tax and General Fund, U. S. currency Certificates of indebtedness 29,197.47 of the Board of Education was not more 155 80 906,352.03 Receipts to Nav. 30, 1874. 1,321,845 57 from that date to Dec.

Total DISBURSEMENTS. Nov. 30, to Dec. 9, 1874.

27.626,76

9, 1874

Balance, accounted for 1.017,683.71 Your Committee would recommend that the sealed box of uncurrent funds be destroyed. There seems to be no 10 of an Act entitled an Act to amend the good reason for carrying this item upon

Your committee would also respectfully recommend that certificates of in-By Mr. Spight -- An Act to repeal sections | debtedness be cancelled as paid in. The ance of these certificates provided for be Senate April 2, 1874, and for other pur- their cancellation. The act of 1872 also contemplated such cancellation. But the act of April 19, 1873, authorizing the Treasurer to exchange certificates for B. Mr. Spight -- An Act to require persons | warrants in certain cases, and the act of mmitted to the county july to labor on March 28, 1874, providing for their being "cancelled and retired in installments of one hundred thousand dollars," are construed by the Treasurer that the By Mr, Desson-An Act for the relief of certificates cannot be cancelled until such installments are complete; and section 18 of the act of March, 1874, provides that the first installment cannot be retired until February, 1875. We make this S. B. An Act to regulate trials by jury in recommendation and statement in reference to these certificates because of "rumors of gross irregularities" in connection therewith-that they have H. B An Act supplemental to an Act to been borrowed and used by outside parties for the purposes of speculation, etc. We have the assurance of the Treasurer and his employees that no such use has the Treasury and invest it in United In reply to that portion of your letter re-By Mr. Ce-sor -- A resolution that was a been made of the certificates, and we find no one willing to come forward and asadopted under the previous question: sert the contrary. We will state here.
YEAS-Messrs, Avery, Brunt, Boyd of Okthat on the 17th of December we caused sert the contrary. We will state here, ibbena, Boyd of Yazoo, Boyd of Warren, the following to be published in the pa-

NOTICE TO THE PUBLIC. Richards of Yazao, Shattu k, Spight, Sm th | ployees in his Department,

A. Virden, C. A. BROUGHER, Com. J. L. POWER.

The Treasurer states that he has been General Sheri tau since his arrival in Louis-iana, is unworthy of his high position as a certificates for purposes of speculation, military commander, and whose action as and admits that he has been offered subsaid military commander will rank him in stantial inducements to exchange them Mr. Spight explained his vote as follows:

I vote no because I am not willing to enorse the action of any military satrap in after it shall be lawful for the Treasurer is effort to ride over the purest and most of this State whenever any warrants ishis effort to ride over the purest and most sacred principles of true republican government, at a time when it states Government, at a time when it said case, will prove any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive any advantage or accommodation from the fact that be should derive day of March, 1872, shall be presented Mr. Byrd of Franklyn, explained his vote to exchange for the said certificates," etc., he has uniformly declined to make such tion of starvation and suff-ring from out of the amounts on deposit with us during exchange—holding that the set referred to overflow of the Mississeppi river,) they the time they remained with us. a military government in this S are, and nor is permissory rather than manufatury; the further reason that the courts in this and for the reason that if these cornfi-State are amply sufficient to grant redresses cates were disbursed as fast as paid in, or all the wrongs complained of.

Mr Rogers, of M recall introduced the their only value in the market, in comparison with warrants, would be their con-

venience as change. chased the warrants i sued to those institutions at 77(a 80c, that these warrants are invested in State Bonds of 1878. convey to his percaved family friends, and the Land Scrip fund, requires the investment of the proceeds of the Land Scrip "in bonds of the United States, or of the State of Mississippi." The Treasurer claims, in reference to the particular amount referred to, that the law has been literally complied with. The following of the Military District of Missouri, has event transpired at his residence on the 6th is a detailed statement of the investment of the currency in warrants, copied from Resolved, That as a citizen, friend, hus- the books and vouchers in the Treasurer's

Statement showing manner of investment by the Governor of \$32,600 in U.S. currency, received in payment of that amount of State Bonds, due January 1st,

University \$20,750,00@ s0c. \$16,600,00 G. S. Yerger, 1.327 70@750 M. B Sullivan, " 2433 00@776 94 40@750 W. B. Avery, " A. C. Harrison, " 150.00@75e We find in the Picayune of the 8th inst , G. E. Harris, " 2,000 00@77c 51 20(d) 77e 359.72@77e ...

pearance and voice, and her power of ex- the Governor, and the same are now it and warrants belonging to the Irust Ast Engineer pression, is well fitted, both by arrand nathe Treasury; and it will be seen that Funds, and to Insurance Companies, in Secretary. the Governor, and the same are now it and warrants belonging to the Trust A st. Engineer the fund has increased nine thousand boxes at the banks, and even now have To sary, and where strong passions are to be dollars by the investment made. delineated. In this play a peculia style of histrionics is called for; the scenesand pas Your Committee have given special at- amount of certificates on hand except in tention to the "rumors of gross irregular- the vaults of the banks, where they now ities" in connection with certain school are, insealed boxes.

the result of our investigations:

41.600.07

Bonds, series B., October, 1874, from I was compelled to keep all of the bonds

"000.00, more or less, in United States in his honesty and ability. I know he enormous salaries of the swarm of office

approved April 17th, 1873, prescribes tien. that all funds arising from any fines collected for any breach of the penal

sold to liquor dealers, shall be invested of this city, and also inquiries of similar im- counts. Count and all of this city, and also inquiries of similar imin U. S. Bonds, Therefore be it " Resolved, That the State Treasurer " be, and he is hereby requested to immesigned to investigate the State Treasurer's "diately invest said money in such Uni-Department, because of rumors of gross "ted States Bonds as will yield the large Treasurer's Department respectfully ask you ingly. It stards at the large

> the Treasury (\$66,865,56,) was made on were made; whether they were general or amount named, and the same was invest. persons in his employ, derived any pocuniaed in U. S. bonds, Old 1865, bearing of bonds being \$57,000,00, the premium in his employ, for purposes of speculation. matter should be uncontrol of the premium in his employ, for purposes of speculation. and expenses of the transaction being the Hence the inquiries above, which we trust is imperatively necessary that the first indifference between the total amount of you will find no objection to answering. bonds and the total amount of currency invested, which we find to be correct, upon examination of the commercial reports of last month, in the Eastern cities. The following communication from the 5,148 40 State Treasurer exclains why the request

74.269 00 promptly complied with: TREASURY DEPARTMENT,) JACKSON, MISS., Jan 7th, 1875. Gentlemen: In response to your inquiry as to why I permitted some six months to

\$2,255,824,38 clapse after the State Board of Education Treasurer Vasser had \$12,588 00 on deposit throughour bank that was in our line. had ordered the investment of the Uni- with us at the time of his retirement from From Jun. 20, to Nov. 30, 1874 \$ 1.231,049,67 | ted States Currency in the State Treasury, office, and it had been so on deposit for some 7,091,00 belonging to the Common School Fund, time. in United States Bonds, before the com- For some time after his entering upon his pletion of the transaction, I have to say duties as Treasurer, Mr. Holland kept large that I delayed making the investment sums of money, in tin boxes, in our vaults, with the interpola of the investment because of the insecurity of the vaults of the with the intention of not making it at ail, because of the making it at ail, Treasury. In April he complained that our unless ordered to do so by the Legisla- vaults, with no inside protection, did not ture, believing, and in fact having as-u- afford sufficient security for such sums as he rances from prominent members of both had there, and we informed him that we political parties that that body would could not put special deposits in our burglar sustain me in such action. I believed proof safe, for want of room. Soon after, on that I would be justified in pursuing April 16th, he removed one of said boxes, such a course for the following pursuing and place d (\$31,000 00) thirty-one thousand such a course for the following reasons: and piac d (cor, occording to the 30th of dollars on general deposit. On the 30th of The Legislature has, by an evasion of May he made a further deposit of 10,900 00. the letter of the Constitution, avoided These two sums, and the deposit left over by the investment of the Common school Treasurer Vasser, we understood belonged fund of the State in U. S. bonds for and to the Common School Fund of the during the space of five years. That State. body, by a unanimous vote of both deposited \$1,349 87, which was probably a houses, in 1873, passed an act proposing deposited and on September 9th, and submitting to a vote of the people, \$16,000 00 more. This last we understood an amendment to the Constitution, having to be a special fund, not yet into the State for its object a repeal of that portion of Treasury account, and probably belonging

that instrument requiring the investment to the permanent fund of one of the State of that fund in such bonds, and pro- Universities, as it was checked out, as we viding for the use of the money by the state, which amendment received almost The \$41,900,00 deposited on April 6th the unanimous voice and bailot of those and May 30th, and the \$12,588 66 feet on who voted upon the question at all-the deposit by Treasurer Vasser, was not checked said amendment failing only from want out until November 17th; at which time interest on the part of the electors-a that amount, and some ten thousand dollars majority of all the votes cast for members | more, was delivered to us for investment in majority of all the votes cast for members of the lower house being required to adopt it. I knew that the people of the State were in no condition to take money out of the Treasurer.

In the lower house being required to adopt the State Bonds, for the permanent School Fund of the State, which investment was made, and the U.S. Bonds delivered to the Treasurer.

The control of the Votes cast for members in ore, was delivered to the state and convenient to the Treasurer.

The control of the Votes cast for members in ore, was delivered to the state and convenient to the Treasurer. ment, "because of rumors of gross ir would more than eat up the interest for private transactions with us, as an individham . Weath rly, White, Washington, Wal- regularities therein," are now proceeding the short time that the investment would the public funds. with that duty; and the Committee hav- remain. The Legislature, and the peo Mr. Raymond has, for several years past

the part of the State Treasurer, or em- by all classes, when the effect of the this time owes nearly the latter amount, all tailure of the former amendment was of which is secured by State warrants drawn known, that it would again be submitted in favor of the Pilot Publishing Company, and carried, and that it was better to and mortgage upon its property. He has have the fund here, and in use by the asked no favors, nor received any accommo-State until that was accomprished, es dations from us during the time he has been pecially when there was no risk what in the Treasury department, that he did not

ceived from the tax payers, to the United at any time, or in any manner, ever proposed was so much needed at home, (and in he was connected with the Treasury departdeed when our people were in a condi- ment; certainly no speculation has been had | P still regarded their duty as imper. The various amounts placed on deposit in the county of Hands, and sta

lature could take some action in the mat-The attention of your committee having ter, and I heard no complaints, nor did been called to "the fact that there are I find any person, not interested, who \$32 600 of the Land Scrip Fund, voted did not agree with me that it was a wise to the Vicksburg & Nashville Railroad, thing to keep the fund at home, it it Mr. Avery introduced the following resonow in the Treasury, or ought to be, in could be done, until some time in Octocash, bonds to that amount having ma- ber, when it was rumored around that it Reserved, That a committee of three be tured last January, and "the Governor was being used for private speculation, having refused to order payment of the either by myself or those in my office. July 16th. Sundry checks paid from that until the report of the Joint Committee on since been invested in State warrants, could not, for that reason, make the in- and not a dollar of interest was allowed. Committee, Messrs. Avery, Denson and etc., your committee find that the Treas-Cessor.

REPORT OF SPECIAL COMMITTEE.

The special committee on the death of the first named and \$16,000 00 to the State Treasurer assumed the reof the State a large sum of money, and sponsibility of delaying the investment, as Hon Win, M. Thames, made the following other. That with the currency he purthereby wiping out more than one tenth requested by the Board of Education, and of the tax of 1875, for general purposes, while it was his plain duty, we think, to I was about to receive censure and accu- comply with such request, under the provis- Attorney and Counselor at Law sations of dishonesty. I immediately ions of Sec. 6, Art. 8, of the constitution, still, county of Newton, which occurred at his from last July, and that the bonds are through the banking house of Messrs. bundled up the money and sent it held for the benefit of the Universities. J. & T. Green for investment in the The act of May 13, 1871, in relation to bonds of the United States. My only Committee among the number, who are unregret in the matter now is, that I allow able to see the propriety of making "perpeted the grumbling accus tions of a tew ual" investments in United States Bonds, or meddlesome persons to move me from already everleardened with taxation. The or that any person in my employ has the high character of those institutions prebeen doing so, I refer you to the lamks cludes the idea of collusion with officials urer, I found several thousand dollars of manner in which the Treasury Department currency on deposit in one or both is conducted. Our labors, which have been banks, and regarding the security of the quite ourrous, have been greatly facilitated safe and vault of the State Treasury as by the promptness and candor with which little better than no safety at all, I kept every inquiry propounded has been answered up the practice of keeping more or less by the Treasurer and his assistants. funds in the banks, most of the time on 9.625.00 special deposit. It is known that an ex-720.91 perienced burglar could, at the time of my taking charge of this office, with the 1,873.41 assistance of an ordinary nail or piece of 112 50 wire, have affecte | an entrance into the 1,540.00 | vault and safe of the Treasury, and that 39 42 they afforded no protection whatever 1727: against depredators. I found it so much 572 63 trouble to keep all of the valuables in the vaults of one of the City Banks, that I \$32,600.13 ordered, and have now in the office a lat Asst. Foreman Wigg Johnston. The State Treasurer has received forty- burglar-proof chest of the latest and most | 21 one thousand six hundred dollars in State | improved pattern. Before I received it | Hose Director

funds which had accumulated in the Your Committee, in my opinion, canwhere Miss Gray's talents are exhibited to Treasury, and we submit the following as not arrive at any other conclusion, than that the rumors of speculation and mis-

no safe place in which to deposit the large

"WHEREAS, Sec. 6, Art. 8 of the the State since he has been in my em- Eyrich & Co., having looght Prot. Lands * Constitution of this State, and Sec. 28 ploy, and I feel certain that your Com- Raymond's stock of sheet music, sollicle erof an Act to amend the laws of this mittee will share my opinion of him ders for any place of music not in stock at State in relation to public education, after the completion of your investigat will lasure promot attention. Respectfully,

G. H. HOLLAND. port to the Capitol State Bank :

Messes, J. & T. Green-Gentlemen: The civic. The most opacis are a second Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to investigate the State vields to Hall's Baleana, a long and the Committee appointed to the Committee appointed appointed to the Committee appointed to the Committee appointed appointed to the Committee appointed appointed to the Committee appointed to inform them what amount of currency the State Treasurer has had on deposit in your bank from the 20th of January, 1874, to the The investment of the School funds in 9th of December, 1874; when such deposits lege Place, N. Y. ry personal benefits from such deposits. Very respectfully,

A. VIRDEN. C. A. BROUGHER, Committee. J. L. POWER,

BANKING HOUSE OF J. &. T. GREEN,) JACKSON, MISS., Jan. 11, 1875. GENTLEMEN: Your favor of 8th inst. recived and contents noted. It has been the custom of the State Treas- acidity, renders lightlen complete and part

The \$41,900 00 deposited on April 6th

impoverished from loss of crops. I knew | had been used by the Treasurer, or persons that it could be used by the State and in his employ, for purposes of speculation, save at least one-tenth of the taxation we can assure your Committee, that neither of this year for general purposes, and feat satisfied, and was assured, that the Legislature would make such use of it. If ing these funds in our bank; nor have they pared to exceute all manner of its invested in U. S. Bonds, a large premi- drawn, norattempted to draw, any funds, nor The undersigned having been request- um would have to be paid, and to this predicate any loan or personal accommodaterson, Peal Rogers of Marshall, Randolph, ed by His Excellency, the Governor, to would be added the cost of purchasing, tion upon the fact of having such deposits investigate the State Treasurer's Depart- and of an early sale of the same. This with us. Treasurer Holland has had some ual, but having no connection whatever with the Mrs. Dr. Jones, on State server

> from any and all persons who may have in favor of keeping the money at home; Pilot Publishing Company, and he has been any knowledge of official irregularities on and I knew, from the interest manufested indebted to us for three years past, varying from thirty to fifty thousand dollars, and at the School Board, I remonstrated with note to the Helly Springs Saving Associahem against their order; and while those tion, and a personal loan in connection with

our bank by the Treasurer, was, according or so much thereof as may be It was generally understood by promition our understanding, for better protection isty the amount of and decrease nent members of both parties that I was that the Treasurer might make his the south-west quar less compelled to do so, before the Legis disposition.

Respectfully yours, J. & T. GREEN.

RESPONSE OF CAPITAL STATE BANK. Jackson, Miss., Jan. 11, 1875. GENTLEMEN: On the 1st of June, 1874, a the west half of the sec

THOS. E. HELM. Pres't.

We have the honor to be Very respectfully, etc., J. L. POWER. Election in Jackson No. L.

Co., No. 1, held on Monday evening last the Spleen. F. C. SPENGLER. C. P. BUCKLEY. A. H. HHZHEIM. J. W. FITE * SAMUEL FRENCH .* H. PIERCE.

..JNO. J. ROHRBACHER * We had a call from Mr. A. H. Steber agent of the Ada Gray combination which will be here next week.

Ames, while apparently very anxious to reduce the taxes of Mississippi, is in real-On the 6th day of June last, the follow- management in the Treasury Depart- ity working to increase them. For ining proceedings were had by the State ment, have grown out of the fact that stance, he suggests that the tax on land Mr. Raymond is my Chief Clerk, and be reduced, and that the expenses of the "WHEREAS, there is now in the posses that these stories emanate from his per- two universities be cut down, but he does sion of the State Treasurer about \$60,- sonal enemies. I have every confidence not say anything about curtailing the

The Great American Comming Your Committee addressed the following "Ion Remedy, Dn. Wit, Hate's Barrier laws, and monies received for licenses inquiries to Messrs. J. & T. Green, bankers FOR THE LUNGS, CHARACTER LUNGS, THROAT and CHEEK Jackson, Miss., Jan. 8, 1875. ING COUGH and Choup it has Courses and

vitiated or diluted. Somewhy of the land To which Messrs. J. & T. Green replied as of indigestion arise from a dell-bury of fi chemical properties of the gastele and The most direct and agreeable west the simtheir purity and improve their quality. take before each most a whole bradition the tetter's Stomach, Bitters, which and w ry, of late years, to keep deposits with, and | teas, and overcompatite constitution to do financial transactions, collections, etc., it produces. The margonismes and ness resulting temperature dynamics

NEW ADVERTISEMENTS.

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OF THE PASCINATING TRAGEDIES MISS ADA GRAY!

Monday Evening, Jan'y 18th.

ARTICLE 471

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NUGENT & MCWILLIE ATTORNEYS AT LAST. Juckson, Mississipple DRACTICE in the Supremos and Fastern

4 14 b TE TE BIN WELL TO SCHOOL IN THE R. P.

conthewest numbers and

THOMAS A. M. Willer III, Co. A RESERVED BY BY BY BUREAUTH IN

Acting as Commissioner Intelligen



Is eminently a Pamity Medicina ing kept ready for immediate to C. A. BROUGHER, Com. ceiving the most unqualibed less its virtues from persons of the highest -ter and responsibility. Eminetic page. commend it as the most

EFFECTUAL SPECIFIC At the annual meeting of Jackson Fire For all disease of the Liver, States and

following officers were elected for the en- THE SYMPTOMS of Liver Complaint at a ditter or bad tagte to the mouth, form it Rheumatism; form Stonesca; Loss at rie Bowels alternately coally censusion of having lacked to do not which ought to have been done. Daniel Low Spinits, a thick yellow at province skin and Eyes, a dry Cough o realmontskip (Consumption. Sometimes many of these symptoms with the disease, at others very leng but the brees the largest organ in the body, is gonered. sent of the disease, and if not liverity great suffering, wretchedness and bridge

> For DYSPEPSIA, CONSTITUTION, JOHN lice, Bilious attacks, SICK HILADAL HEAD Depression of Spirits, SOUR STOM AND HEART Burn, Sc., Sc. The Cheapest, Purest and Deal Pamily Medi-cine in the World, Manufactured only by

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